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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION THREE

In re Kenyata & Keishon G., Persons Coming Under the Juvenile Court Law.

B153027

(Super. Ct. No. CK38514)

LOS ANGELES COUNTY DEPARTMENT OF CHILDREN AND FAMILY SERVICES,

Plaintiff and Respondent,

v.

JILLIAN G.,

Defendant and Appellant.

APPEAL from orders of the Superior Court of Los Angeles County, D. Groman, Commissioner. Appeal dismissed.

Lori A. Fields, under appointment by the Court of Appeal, for Defendant and Appellant.

DeWitt W. Clinton, County Counsel, for Plaintiff and Respondent.

INTRODUCTION

This is a so-called *Sade C*. case. Appellant, Jillian G., appeals from the orders of the juvenile court denying her two petitions filed on August 2, 2001, and August 7, 2001, pursuant to Welfare and Institutions Code section 388. We dismiss the appeal as abandoned.

FACTUAL BACKGROUND

We appointed counsel to represent appellant in this appeal. After examination of the record, counsel notified this court in writing that, pursuant to *In* re Sade C. (1996) 13 Cal.4th 952, counsel was unable to file an opening brief. By notice dated November 19, 2001, we advised appellant to submit any contention or issue she wished this court to consider within 30 days. No response has been received to date.

DISCUSSION

Because appellant has failed to raise any claim of error or other defect, the appeal properly is dismissed as abandoned. (*In re Sade C., supra,* 13 Cal.4th at p. 994.)

DISPOSITION

The appeal is dismissed.

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ALDRICH, J.

We concur:

CROSKEY, ACTING P. J. KITCHING, J.